

EXHIBIT E

[Excerpts of Oracle's Thirteenth Requests for Production
served on September 20, 2017 in *Rimini II*]

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15
 UNITED STATES DISTRICT COURT
 16
 DISTRICT OF NEVADA

17 RIMINI STREET, INC., a Nevada corporation; Plaintiff,	Case No 2:14-cv-01699 LRH CWH
18 v. 19 ORACLE INTERNATIONAL CORPORATION, a California corporation, and 20 ORACLE AMERICA, INC., a Delaware corporation 21 Defendants.	COUNTERCLAIMANTS AND DEFENDANTS ORACLE AMERICA, INC.'S AND ORACLE INTERNATIONAL CORPORATION'S THIRTEENTH SET OF REQUESTS FOR PRODUCTION TO COUNTERDEFENDANT AND PLAINTIFF RIMINI STREET, INC.
22 ORACLE AMERICA, INC., a Delaware corporation; and ORACLE 23 INTERNATIONAL CORPORATION, a California corporation, 24 Counterclaimants,	
25 v. 26 RIMINI STREET, INC., a Nevada corporation, et al., 27 Counterdefendants.	

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1 7. In the event that any Document called for by these Requests has been
2 destroyed, lost, or otherwise become unavailable, that Document is to be identified as follows:
3 type of document, author, addressor, addressee, recipients of indicated or “blind” copies, date,
4 subject matter, number of pages, attachments or appendices, all Persons believed at any time to
5 have had a copy of the Document, date of destruction or loss, place and manner of destruction or
6 loss, Persons authorizing the destruction of the Document, and Persons destroying or responsible
7 for losing the Document.

8 8. Pursuant to Federal Rule of Civil Procedure 26(e), Your responses to these
9 Requests for Production are to be promptly supplemented to include any subsequently acquired
10 Documents and information.

11 9. A party’s full or abbreviated name or a pronoun referring to a party means
12 the party and, where applicable, its officers, directors, employees, partners, corporate parent,
13 subsidiaries or affiliates. This definition is not intended to impose a discovery obligation on any
14 person who is not a party to the litigation.

15 **REQUEST FOR PRODUCTION NO. 252:**

16 All documents concerning Rimini’s storage or transfer of fixes, patches or updates for
17 Oracle Software, for example and without limitation documents concerning Rimini’s use of any
18 file-sharing application, FTP or similar servers and protocols, or ShareFile.

19 **REQUEST FOR PRODUCTION NO. 253:**

20 All documents constituting, in whole or in part, fixes, patches or updates for Oracle
21 Software stored or transferred by Rimini in any manner, such as for example and without
22 limitation by means of any file-sharing application, FTP or similar servers and protocol, or
23 ShareFile.

24 **REQUEST FOR PRODUCTION NO. 254:**

25 All documents used to create, fixes, patches or updates for Oracle Software that have
26 been stored or transferred by Rimini in any manner, such as for example and without limitation
27 by means of any file-sharing application, FTP or similar servers and protocol, or ShareFile.

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1 DATED: September 20, 2017

MORGAN, LEWIS & BOCKIUS LLP

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By: _____ */s/ John A. Polito*
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Oracle America, Inc. and Oracle International
Corporation

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